USCA4 Appeal: 21-1346 Doc: 140-2 Filed: 06/21/2022 Pg: 1 of 3

#### U.S. COURT OF APPEALS FOR THE FOURTH CIRCUIT BILL OF COSTS FORM (Civil Cases)

**Directions:** Under FRAP 39(a), the costs of appeal in a civil action are generally taxed against appellant if a judgment is affirmed or the appeal is dismissed. Costs are generally taxed against appellee if a judgment is reversed. If a judgment is affirmed in part, reversed in part, modified, or vacated, costs are taxed as the court orders. A party who wants costs taxed must, within 14 days after entry of judgment, file an itemized and verified bill of costs, as follows:

- Itemize any fee paid for docketing the appeal. The fee for docketing a case in the court of appeals is \$500 (effective 12/1/2013). The \$5 fee for filing a notice of appeal is recoverable as a cost in the district court.
- Itemize the costs (not to exceed \$.15 per page) for copying the necessary number of formal briefs and appendices. (Effective 10/1/2015, the court requires 1 copy when filed; 3 more copies when tentatively calendared; 0 copies for service unless brief/appendix is sealed.). The court bases the cost award on the page count of the electronic brief/appendix. Costs for briefs filed under an informal briefing order are not recoverable.
- Cite the statutory authority for an award of costs if costs are sought for or against the United States. See 28 U.S.C. § 2412 (limiting costs to civil actions); 28 U.S.C. § 1915(f)(1) (prohibiting award of costs against the United States in cases proceeding without prepayment of fees).

Any objections to the bill of costs must be filed within 14 days of service of the bill of costs. Costs are paid directly to the prevailing party or counsel, not to the clerk's office.

Case Number & Caption: 21-1346 - Caryn Devins Strickland v. United States et al

Prevailing Party Requesting Taxation of Costs: Plaintiff-Appellant (under 28 U.S.C. 2412)

Appellate Docketing Fe	Amount Requested: \$500 ok			Amount Allowed:				
Document	No. of	f Pages	No. of	No. of Copies Page Cost (< \$.15)		Total Cost		
	Requested	Allowed (court use only)	Requested	Allowed (court use only)	\ <u></u>	Requested	Allowed (court use only)	
Opening Br (8/20/21)	141		4		.15	\$ 84.60	ok	
Joint Appx (8/20/21)	1604		4		.15	\$ 962.40	ok	
Reply Br (12/15/21)	40		4		.15	\$ 24.00	ok	
TOTAL BILL OF C	\$ 1571.00	OK						

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- 2. If costs are sought for or against the United States, I further certify that 28 U.S.C. § 2412 permits an award of costs.
- 3. I declare under penalty of perjury that these costs are true and correct and were necessarily incurred in this action.

Signature: /s/ Cooper Strickland	Date:	05/06/22	etion.
	Certificate of Service		
I certify that on this date I served this document as : CM/ECF	follows:		
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### Gibson Moore Appellate Services, LLC

206 East Cary Street P.O. Box 1460 Richmond, VA 23218

# **Invoice**

Date	Invoice #
8/30/2021	107685

Bill To	
Cooper J. Strickland ATTORNEY AT LAW P. O. Box 92 Lynn, NC 28750	

Case	
21-1346	
Roe, v. US ,et al.	

		Terms	Due	Date		Rep	File Date
		Due on recei	8/30,	/2021		DMD	8/30/2021
Item	Description	n		Qty		Rate	Amount
Court Copi Discount 4th AA Brief 4th JA 4th JA	Court Copies Base Fee Waive 4th Cir. Appellant's Brief Per 141 pages) 4th Cir. Joint Appendix Per Pa 1604 pages) 4th Cir. Joint Appendix Per Pa Out-of-state sale, exempt fron	age Fee (4 copies	of	6,4	564 416 416		-75.00 141.00T 5 1,604.00T
E-1 ID 20 193	00025						
Fed. ID 20-182	20925		$\mid$ To	otal			\$1,103.40

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#### Gibson Moore Appellate Services, LLC

206 East Cary Street P.O. Box 1460 Richmond, VA 23218

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12/16/2021	107971

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Case	
21-1346	
Roe v. US, et al.	

		Terms	Due	Date		Rep	File Date
		Due on recei	12/16	/2021	]	DMD	12/16/2021
Item	Description	1		Qty		Rate	Amount
Court Copi 4th RB	Court Copies Base Fee 4th Cir. Reply Brief Per Page I pages) Out-of-state sale, exempt fron		51		204	75.00 0.15 0.00%	30.60T
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